UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF PENNSYLVANIA Wilkes-Barre Division

In re BRIAN STUMPF

CASE NO. 5:18-bk-00002-RNO

aka BRIAN J STUMPF,

aka BRIAN JAMES STUMPF,

and

MARIA STUMPF aka MARIAELENA STUMPF, aka MARIA ELENA STUMPF, aka MARIA E STUMPF

Debtors.

CHAPTER 13

CHARLES J. DEHART, III CHAPTER 13 TRUSTEE,

Movant

VS.

BRIAN STUMPF and MARIA STUMPF,

Respondents.

DEBTORS' ANSWER TO TRUSTEE'S OBJECTION TO CLAIM OF EXEMPTIONS

The Debtors, BRIAN STUMPF and MARIA STUMPF, by and through their undersigned attorney, hereby file this answer to the Trustee's Objection to Claim of Exemptions (Doc #28), as the Debtors have this date filed an amended Schedule C breaking out the claim of exemption and dollar amounts per subsection of section 522(d), which demonstrates that the total claim under subsection (d)(5) is within acceptable limits.

WHEREFORE, the Debtors, BRIAN STUMPF and MARIA STUMPF, respectfully request that i) the Trustee withdraw the Objection to Claim of Exemptions, or ii) that the Court deny the

Trustee's Objection to Claim of Exemptions, and that this Court grant such other and further relief as it deems just and proper.

Respectfully submitted,

STEVEN R. SAVOIA, Attorney at Law

By: /s/ Steven R. Savoia

Attorney ID # 92253 621 Ann Street, P.O. Box 263 Stroudsburg, PA 18360 Telephone No.: (570) 972-2060

Telephone No.: (570) 972-2060 Facsimile No.: (570) 338-3499

Attorney for Debtors, Brian and Maria Stumpf